

REMARKS/ARGUMENTS

Claims 1, 4, and 8 have been amended due to formal matters.

Claims 1-4 are rejected under 35 U.S.C. 102(b) as being anticipated by Petratos et al. (U.S. Patent No. 4,680,676). For the following reasons, the examiner's rejection is respectfully traversed.

Petratos does not teach that "a part of the printed board is accommodated in the resin housing" as recited in claim 1 and "a part of the rear surface side of said printed board is accommodated in the resin housing" as recited in claim 5. The Office action refers to the frame 102 as the metal housing and the insulator 140 as the resin housing (Office action, 01/29/2003 and 07/02/2003, page 2). The Office action also contends that a housing is "something that covers, protects or supports" (Office action, 07/02/2003, page 4).

Petratos discloses an insulator 140 that is adhered to only the front of the metal middle shield 138 (col. 4, lines 9-14; and Fig. 1). Therefore, even if the front of the Petratos middle shield is construed as a resin shield, the resin shield would be a flat surface because the insulator 140 is not attached to the side walls of the middle shield (see Fig. 1). Since an item cannot be accommodated in a flat surface, an item cannot likewise be accommodated in the Petratos flat resin shield. Therefore, Petratos does not disclose that a part of the printed board is accommodated in a resin housing. Thus, Petratos does not disclose all the elements of the claimed invention.

In light of the foregoing, it is respectfully submitted that the present application is in a condition for allowance and notice to that effect is hereby requested. If it is determined that the application is not in a condition for allowance, the Examiner is invited to

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initiate a telephone interview with the undersigned attorney to expedite prosecution of the present application.

If there are any additional fees resulting from this communication, please charge same to our Deposit Account No. 16-0820, our Order No. 32439.

Respectfully submitted,
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